

Attachment A: Infrastructure Funding Options Resource

Reference: WIOA Section 121(h)

	Local Option	Failure to Reach Local Consensus
Consensus Agreement	Methods agreed on by the local board, chief elected officials, and job center partners	No consensus agreement on methods is reached.
Effective Date	Methods incorporated into MOUs by 06/30/16	State notified of failure to reach consensus agreement by 07/01/16
Guidance for Infrastructure Funding	<p>Governor, after consultation with chief elected officials, local boards, and the State board, and consistent with state board guidance and policies, must provide:</p> <ul style="list-style-type: none"> Guidelines for State-administered job center programs, for determining such programs' contributions to a job center system, based on such programs proportionate use of such system, including determining funding for the costs of infrastructure, which contributions shall be negotiated pursuant to the MOU; and Guidance to assist local boards, chief elected officials, and job center partners in local areas in determining equitable and stable methods of funding costs of infrastructure of job centers in such areas. 	
Process		<p>Covered portions of funding for a fiscal year shall be provided to the Governor via DWD-DET from the required job center programs, to assist in paying the costs of infrastructure of job centers in local areas that failed to reach consensus.</p> <p>The Governor, after consultation with chief elected officials, local boards, and the State board, shall determine the portion of funds to be provided by each job center partner from each required partner.</p> <ul style="list-style-type: none"> In making such determination for the purpose of determining funding contributions by each partner, the Governor shall calculate amounts for the proportionate use of the job centers in the State, taking into account the costs of administration of the job center delivery system for purposes not related to job centers, for each partner. The Governor shall exclude from such determination of funds the amounts for proportionate use of job centers attributable to the programs of job center partners for

		<p>those local areas of the state funding infrastructure through the local option.</p> <ul style="list-style-type: none"> • The Governor shall take into account the statutory requirements for each partner program and the partner program's ability to fulfill such requirements.
Limitations – Provision from Administrative Funds	<p>Funds provided by each job center partner shall be provided only from funds available for administration costs under the program administered by each partner, and shall be subject to the program's limitations with respect to the portion of the funds under such program that may be used for administration.</p> <p>These limitations shall not be construed to apply to the programs carried out under Title I or through the SCSEP Program.</p>	<p>Funds provided by each job center partner shall be provided only from funds available for administration costs under the program administered by each partner, and shall be subject to the program's limitations with respect to the portion of the funds under such program that may be used for administration.</p> <p>These limitations shall not be construed to apply to the programs carried out under Title I or through the SCSEP Program.</p>
Limitations – Cap on Required Contributions	Do not apply.	<ul style="list-style-type: none"> • WIA Formula Programs and Employment Service = shall not exceed 3 percent of the amount of Federal funds provided to carry out that program in the State for a fiscal year. • Vocational Rehabilitation = shall not exceed <ul style="list-style-type: none"> ○ 0.75 percent of the amount of Federal funds provided to carry out such program in the State for the second full program year that begins after the date of enactment of this Act; ○ 1.0 percent of the amount provided to carry out such program in the State for the third full program year that begins after such date; ○ 1.25 percent of the amount provided to carry out such program in the State for the fourth full program year that begins after such date; and ○ 1.5 percent of the amount provided to carry out such program in the State for the fifth and each succeeding full program year that begins after such date. • Other Required Partners = shall not exceed 1.5% of the amount of Federal funds provided to carry out that program in the State for a fiscal year. • Native American Programs = Job center partners for Native American programs established under Section 166 of WIOA are not subject to the limitations relating to caps on required contributions.